# Katten Muchin Rosenman LLP

RECEIVED CENTRAL FAX CENTER

575 Madison Avenue New York, NY 10022-2585 212 940 8400 tot 212 940 8776 tox

FEB 1 6 2006

Facsimile	Fa	22	im	ile
-----------	----	----	----	-----

To	Company	Fax Number	Phone Number
1 Examiner Peter Pappas	United States Patent & Trademark Office	571-273-8300	
	Client/Matter Number		
ate	100809-16216	•	
ebruary 16, 2006	Attorney Number		
rom	40672		
Brian E. Hennessey	Fax		
Phone	212-940-8986		
12-940-8800	atal number of names. Including COV	er letter:	
ff you do n	ot receive all of the pages, please ca	II: (212) 940-8755	
- N 0/853.6	)04		
Comments Re. Appin. No. 9/757,8	SU /		
Attached is a copy of fo	llowing:		
1. Interview Agenda (2			
<del>-</del>			
<del>-</del>	ges (incl. cover)		
<del>-</del>			
<del>-</del>			
Total3_Pa			
Total3_ Pa	ges (incl. cover)	ortant	
Total3_Pa	ges (incl. cover)	ortant	
Total3_ Pa	ges (incl. cover)  Imp	facsımdə transmission contains i Issve usa of the adividual or enti eo aformaton that is propoetary	y to whom a is accessed and/or poviteged confidential and/or
Total3_Pa  Thank you.  For Messenger Department Use Only	nginal.	facsimile transmission contains in ISIVE use of the individual or entition But information that is propositely input from disclosure under application use not the intended recipient of the intended recipient are not the intended recipient.	y powieded confidential and/or ply law or an employee or agent e transmassion to the intended
Total3_Pa Thank you.  For Messenger Department Use Only Your fax has been sent. Attached is your o	nginal. Imp	facsimile transmission contains i isive use of the individual or enti en information that is proprietary not from disclosure under applica	y po whom it is accided to the confidential and/or phyliaw.  or an employee or again! a managed to the intended to any copying, disclosure or a subject to legal restriction or telephone to arrange for the re-
Total3_Pa Thank you.  For Messenger Department Use Only Your fax has been sent. Attached is your o	nginal. Imp	facsimile transmission contains in isine use of the individual or enti- en information that is proprietary inpit from disclosure under applica onstale for delivering this facsimal inent), you are nareby notified the inbulon of this information may be from Please notify the sender by	y po whom it is accessed and/or phylided. Confidential and/or phylided. Confidential and/or or an employee of agrant e transmission to the intended transmission to the intended transmission to the intended or takennone to arrange for the rei takennone to arrange for the rei

A Law Partnership Including Protessional Corporations

41284423.01

Serial No.: 09/757,807

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor

Nobuhiro Komata

Serial No.

09/757,807

Filed

January 10, 2001

Title

Method, Computer and Recording emeby codby that this seconds being tacsimile

Certificate of Facsimile Transmission

transmitted follow Participated Trademark Office

Examiner

Peter Pappas

on the data of toy the Sw

Group Art Unit

2671

Confirmation No.

7356

Attorney Docket No. :

SCEI 17.998 (100809-16216)

February 16, 2006

## INTERVIEW AGENDA

In response to the non-final Office Action dated November 16, 2005, the Applicant would like to discuss the following items in the interview scheduled for February 17, 2006, at 2 p.m.

## II. REMARKS

#### <u>A.</u>

Neither reference discloses or suggests that a magnitude of an output value obtained from a variable output pressure sensing means determines the sequential rate at which the phrase components are displayed on the screen, as recited in claims 1, 4, and 9.

### ₿.

There does not appear to be any evidence of motivation to combine Blaskey and Armstrong. The Office Action asserts that the combination of the references provides greater PAGE 2/3 \* RCVD AT 2/16/2006 4:43:01 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-6/46 \* DNIS:2738300 \* CSID:2129407049 \* DURATION (mm-ss):02-32 control and precision in regard to the display of information. (Office Action; page 4, lines 1-4). The Office Action further cites to Armstrong in support of the combination. However, the cited section of Armstrong does not provide a specific motivation to combine that reference with Blaskey, and therefore the combination of Blaskey and Armstrong is not proper. The Examiner merely states an advantage of the present invention as a motivation to combine the references, and thus improperly resorts to hindsight reasoning in justifying the combination.

### <u>C.</u>

Claim 8 is allowable since the disclosure in Blaskey relating to pressing two keys to causing scrolling and one key to pause the scrolling does not disclose or suggest phrase components being sequentially displayed in accordance with a rate of change between a previous pressure sensing output value and a current pressure sensing output value.